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**UNITED STATES DISTRICT COURT**  
**DISTRICT OF NEVADA**

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10 UNITED STATES OF AMERICA,

11 Plaintiff,

12 v.

13 PETER JAMES CARIANI,

14 Defendant.

15 3:17-CR-00062-LRH-CBC

16 **ORDER REGARDING**  
**Stipulation To Extend Time To**  
**File Government's Response To**  
**Defendant's Motion To**  
**Supplement**

17 **(First Request)**

18 The undersigned parties respectfully submit the following Stipulation for the Court's  
19 consideration.

20 **IT IS HEREBY STIPULATED AND AGREED**, by and between undersigned  
21 counsel for the government and undersigned counsel for the defendant, Peter James  
22 CARIANI, that the time and date for filing the government's Response to Defendant's  
23 Motion to Supplement Expert Disclosures be enlarged and continued to on or before  
24 **November 2, 2020**, and that the time and date for filing the defendant's optional brief in  
Reply be enlarged and continued to on or before **November 11, 2020**.

1        This Stipulation is entered into for the following reasons:

2        1.        Trial for this matter is set to commence on **February 9, 2021**. ECF No. 101.

3        2.        On October 6, 2020, defendant Cariani filed a Motion to Supplement Expert  
4 Disclosures and for *Daubert* Hearing (ECF No. 102) (“Motion to Supplement”), seeking  
5 additional disclosures and an evidentiary hearing in connection with the government’s Rule  
6 16 Disclosure of Expert Witnesses.

7        3.        The date for filing the government’s Response to the Motion to Supplement is  
8 presently set for on or before October 20, 2020.

9        4.        The government requires additional time to file its response in light of the press  
10 of government’s counsels’ docket and trial schedule and therefore requests an extension of  
11 time to file its Response to on or before **November 2, 2020**. The additional thirteen days  
12 requested herein will not affect the current trial setting or other scheduling dates or matters set  
13 in this case.

14        5.        In light of any extension of time granted for the government’s Response,  
15 defendant Cariani seeks an extension of time to file an optional Reply to on or before  
16 **November 11, 2020**.

17        6.        This is the first request for an extension of time in connection with the Motion  
18 to Supplement and the parties do not anticipate further requests.

19        **WHEREFORE**, the parties respectfully request that the Court accept their Stipulation  
20 and enter an Order extending the time for the filing of the Government’s Response to the  
21 Motion to Supplement (ECF No. 102) to on or before **November 2, 2020**, and the filing of  
22 any optional Reply to on or before **November 11, 2020**.

**DATED** this 15th day of October, 2020.

Respectfully submitted,

NICHOLAS A. TRUTANICH  
United States Attorney

/s/ Steven W. Myhre

/s/ Crane M. Pomerantz

STEVEN W. MYHRE  
RANDOLPH J. ST. CLAIR  
Assistant United States Attorneys  
*Attorneys for the United States*

CRANE M. POMERANTZ, Esq.  
JANICE A. HUBBARD, Esq.  
Counsel for Peter James CARIANI

**IT IS SO ORDERED** this 16th day of October, 2020.

  
LARRY R. HICKS  
UNITED STATES DISTRICT JUDGE